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PPLICATION NO.	FILING D	DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/884,670	06/19/2001		Stephen R. Fox	YOR920010104(14270) 4482	
7590 06/27/2005				EXAMINER	
Steven Fischman Esq.				POMPEY, RON EVERETT	
Scully Scott Murphy and Presser 400 Garden City Plaza				ART UNIT	PAPER NUMBER
Garde City, NY 11530				2812	
				DATE MAILED: 06/27/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/884,670	FOX ET AL.				
Office Action Summary	Examiner	Art Unit				
	Ron E. Pompey	2812				
The MAILING DATE of this communication apperiod for Reply	opears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.36(a). In no event, however, may a reply be to sply within the statutory minimum of thirty (30) day do will apply and will expire SIX (6) MONTHS frow the cause the application to become ABANDON	imely filed ays will be considered timely. m the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 04	April 2005.					
•	·					
3) Since this application is in condition for allow	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1,3-22,25-36,40,48,49,51 and 52</u> is/ 4a) Of the above claim(s) is/are withdr 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1, 3-22, 25-36, 40 and 48, 49 and 5</u> 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.					
Application Papers						
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) as Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the I	ccepted or b) objected to by the e drawing(s) be held in abeyance. Section is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in Applica iority documents have been receiveu (PCT Rule 17.2(a)).	ition No ved in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	4) Interview Summal Paper No(s)/Mail 8) 5) Notice of Informal 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1, 3-22, 25-36, 40 and 48, 49 and 51-52 are rejected under 35 U.S.C.
 103(a) as being unpatentable over Sadana et al. (US 6,090,689) in further view of
 Tachimori et al. (US 5,534,446), Sadana et al. (US 5,930,643) and/or admitted prior art.
 Sadana ('689) discloses the steps of:

For claims 1, 3-22, 25-36, 40 and 48, 49 and 51-52:

implanting oxygen ions (14, 18, fig. 2) into a surface of a Si-containing substrate, said implanted oxygen ions having a concentration sufficient to form a buried oxide region during a subsequent annealing step (note: tiles and divots will inherently form due to implantation of oxygen in the Si containing substrate and the size and number, respectively will be determined by the preceding annealing); and

annealing said substrate containing said implanted oxygen ions in an ambient gas that comprises about 0 to about 90% oxygen at a temperature of about 1250°C or greater with a inert mixture (col.4, Ins. 32-33; the examiner is taking that all post implant anneals will include a mixture of inert gas and oxygen) to form said buried oxide region which electrically isolates a superficial Si-containing layer from a bottom Si-containing layer, wherein said annealing is carried out until tile or divot defects present at a top

surface of said superficial Si-containing layer are reduced in terms of tile enlargement and divot number reduction, respectively thereby permitting for optical detection of other defects that have a lower density than said tile or divot defects (22, fig. 3)(note: because an inert/oxygen gas mixture is used under the condition claimed the result will produce reduction of tile enlargement and divots);

wherein said second oxygen implant step is carried out using an oxygen dose of from about 1E14 to about 1E16 cm⁻² and at an energy of about 40 keV or greater;

wherein said second oxygen implant step is carried out using an oxygen dose of from about 1E15 to about 4E15 cm⁻² and at an energy of from about 120 to about 450 keV;

wherein said second oxygen implant step is carried out at a temperature of from about 4K to about 200°C at a beam current density of from about 0.05 to about 10 mA cm-2;

wherein said base oxygen implant comprises a high-dose oxygen implant, which is carried out using an oxygen dose of about 4E17 cm⁻² or greater;

wherein said high-dose oxygen implant is performed using an oxygen dose of from about 4E17 to about 4E18 cm⁻²;

wherein said high-dose oxygen implant is carried out at energy of from about 10 to about 1000 keV;

wherein said high-dose oxygen implant is carried out at energy of from about 120 to about 210 keV;

wherein said high-dose oxygen implant is carried out at a temperature of from about 200° to about 800°C at a beam current density of from about 0.05 to about 500 mA cm⁻² :

wherein said base oxygen implant comprises a high-energy, high-dose oxygen implant which is carried out using an oxygen ion dose of about 4E17 cm⁻² or greater and at an energy of about 60 keV or greater;

wherein said high-energy, high-dose oxygen implant is carried out using an oxygen ion dose of from about 5E17 to about 7E17 cm⁻² and at energy of from about 200 to about 500 keV:

wherein said high-energy, high-dose oxygen implant is performed at a temperature of from about 100° to about 800°C at a beam current density of from about 0.05 to about 500 mA cm⁻²:

wherein said high-energy, high-dose oxygen implant is performed at a temperature of from about 300° to about 700°C;

wherein said base oxygen implant comprises a low-dose oxygen implant which is carried out using an oxygen dose of about 4E17 cm⁻² or less;

wherein said low-dose oxygen implant is performed using an oxygen dose of from about 1E17 to about 3.9E17 cm⁻²;

wherein said low-dose oxygen implant is carried out at energy of from about 20 to about 10000 keV

wherein said low-dose oxygen implant is carried out at energy of from about 100 to about 210 keV;

wherein said low-dose oxygen implant is carried out at a temperature of from about 100° to about 800°C;

wherein said low-dose oxygen implant is carried out at a temperature of from about 200° to about 650°C at a beam current density of from about 0.05 to about 500 mA cm⁻²;

wherein said annealing step is carried out for a time period of from about 1 to about 100 hours;

wherein said annealing step is carried out at a temperature of from about 1300° to about 1350°C for a time period of from about 2 to about 24 hours;

further comprising applying a patterned resist to the surface of the SOI wafer prior to oxygen implantation (col. 3, Ins. 6-12 and col. 4, In. 8 – col. 6, In. 8); said second oxygen implant is omitted(col. 1, Ins. 22 -59).

3. Sadana ('689) discloses the claimed invention except for:

annealing said substrate containing said implanted oxygen ions in an ambient gas that comprises from about 10 to about 100% of N2;

optically detecting said other defects;

wherein second oxygen implant step has a beam current density that is from about 0.5 to about 5.0 mA cm⁻²;

wherein base oxygen implant step has a beam current density that is from about 4 to about 8 mA cm⁻²;

wherein said ambient gas comprises 100% N_2 ;

wherein said ambient gas is admixed with Ar;

wherein said partially annealing is carried out in an ambient that comprises from about 1 to about 100% oxygen and from about 0 to about 99% inert gas;

wherein the annealing step is carried out in an ambient gas comprising at least one high-surface mobility/inert gas is selected from the group consisting of He, Kr, Ar, H₂ and mixtures thereof;

wherein said annealing step includes a ramp and soak-heating regime;

wherein the annealing step comprises the steps of: partially annealing the substrate so as to form a surface layer of oxygen on the substrate; stripping the surface layer of oxygen; and continuing the annealing to complete the formation of said BOX region;

wherein said partially annealing is carried out in an ambient that comprises from about 1 to about 100% oxygen and from about 0 to about 99% inert gas;

wherein said partial annealing is performed at a temperature of from about 1250° to about 1400°C for a time period of from about 1 to about 100 hours;

wherein said partial annealing is performed at a temperature of from about 1320° to about 1350°C for a time period of from about 2 to about 20 hours; and

wherein said surface layer of oxygen is removed utilizing a wet etch process that includes an etchant that has a high- selectivity for removing oxide compared with Si.

a. However, Sadana('643) discloses the limitations of:
 the ambient/inert gases, temperatures and times during annealing;

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the ambient/inert gases, temperatures and times during partially annealing of the substrate containing said implanted oxygen ions and forming a surface layer of oxygen on the substrate; stripping the surface layer of oxygen; and continuing the annealing to complete the formation of said BOX region; and ramp and soak heating regime (col. 5, Ins. 15-62).

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Therefore it would have been obvious to those of ordinary skill in the art to combine Sadana('689) with Sadana ('643) because, the ambient/inert conditions will prevent the semiconductor surface from roughening and that the oxide is of poor quality and needs to be removed before forming a device on the SOI substrate.

b. Also the admitted prior art (see page 3, lines 1-4) disclose is it well known in the art to use an optical inspection tool to inspect process induced features or defects. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a beam current at the range disclosed to form the buried oxide region at a controlled distance, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

Response to Arguments

4. Applicant's arguments filed 1-2805 pertaining to claims 1, 3-22, 25-36, 40 and 48, 49 and 51-52, have been fully considered but they are not persuasive. The applicant argues that "...none of the prior art methods teach or suggest a method in which a step

of optically detecting the other defects that have a higher density than the divot or tile defects, the importance of removing, by annealing, tile or divot defects *in terms of the tile enlargement and divot number reduction, respectively*, in the optically detecting step or mention that tile or divot defects are present and that the inherency rejection is applied improperly.

First, the applicant appears to be saying, as what is disclosed in the specification, that the annealing step is used to allow optical detection of the other defects that have a higher density than the divot or tile defects. The prior art reads on the **claimed** parameters used to anneal an oxygen-implanted substrate therefore the same results will be achieved as applicants **claimed** invention.

Second, the examiner is viewing the implantation incombination with the annealing step as what forms the tile, divot and other defects into the surface of the superficial Si-containing layer. Therefore, whether stated or not these defects are presence. Also, the fact that Applicant uses the annealing for a different purpose does not alter the conclusion that its use in a prior art device would be prima facie obvious from the purpose disclosed in the reference." In re Lintner, 173 USPQ 560.

Third, the inherency is proper because the steps taken, implanting oxygen and then annealing the substrate containing the implanted oxygen ions, in the combination of the prior art are performed under the same conditions claimed, therefore should give the same result of tile enlargement and divot reduction as applicants invention.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ron E. Pompey whose telephone number is (571) 272-1680. The examiner can normally be reached on compressed.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael S. Lebentritt can be reached on (571) 272-1873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ron Pompey AU: 2812

June 21, 2005

HA NGUYEN PRIMARY EXAMINER

Acting SPE